gagor, his heirs or assigns, in the sum of one hundred dollars damages, and also for actual damages occasioned by such neglect or refusal, to be recovered in an action.

Section 2. This act shall take effect upon passage and publication.

Approved March 26, 1917.

No. 205, A.]

[Published March 28, 1917.

CHAPTER 42

AN ACT to detach certain territory from the Hayward town free high school district.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The Hayward town free high school district which now includes all the territory of Sawyer county shall hereafter consist of the following described towns and parts of towns: Townships forty, forty-one and forty-two north in range nine west, townships forty, forty-one and forty-two north in range eight west, townships forty, forty-one and forty-two north in range seven west, townships forty, forty-one and forty-two north in range six west, townships forty, forty-one and forty-two north in range five west, that part of section six of township thirty-nine north in range eight west and that part of sections one, two and three of township thirty-nine north in range nine west lying and being north and west of Lake Court O'Reilles, and all of sections four, five and six of township thirty-nine north in range nine west and all territory included within the corporate limits of the city of Hayward shall hereafter comprise and constitute the Hayward free high school district. All other territory a part of Sawyer county and now comprised in the Hayward town free high school district is hereby detached therefrom and under no further obligations for the support or maintenance of the above designated free high school. None of the property in said territory hereby detached from the Hayward town free high school district shall be liable for any future tax levy for the support of the Hayward town free high school.

Section 2. If any taxes for the support and maintenance of the Hayward town free high school district have been levied against property in any town not in such district as constituted by this act, the town treasurer and the town clerk shall determine the amount of such taxes levied in 1916 against the property in such town. Owners of property in such town shall not be required to pay such high school district taxes. If any such owners have paid such taxes, such owners shall be reimbursed the amounts paid by said high school district. The town treasurer of any such town shall omit the amount of such taxes from the statement of taxes remaining unpaid returned by him to the county treasurer.

SECTION 3. Such territory detached from the Hayward town free high school district shall be liable to said high school district for all delinquent tuition.

Section 4. This act shall take effect upon passage and publication.

Approved March 28, 1917.

No. 74, A.]

[Published March 29, 1917.

CHAPTER 43

AN ACT to amend subsection (11) of section 4601—4a, and to create section 4607d—3 of the statutes, relating to whey cream and whey butter, and providing a penalty.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (11) of section 4601—4a of the statutes is amended to read: (Section 4601—4a) (11) Whey is the product remaining after the removal of fat and casein from milk in the process of cheese making.

Whey cream is that portion of whey rich in milk fat which is separated from whey by centrifugal force, is fresh and clean and contains not less than eighteen per cent of milk fat.

Kumiss is the product made by the alcoholic fermentation of mare's milk or cow's milk.

Section 2. There is added to the statutes a new section to read: Section 4607d—3. No person shall by himself, his agent or servant sell, offer or expose for sale or have in his possession with intent to sell or exchange or deliver any butter manufactured in whole or in part from whey cream, unless such butter shall have the words "whey butter" conspicuously stamped, labeled or marked in plain Gothic letters at least three-eighths of an inch square, so that the words cannot be easily defaced, upon two sides of each and every tub, firkin, box or package containing said whey butter; or if such butter is exposed for sale uncovered or not in a case or package, a placard containing said words in the form described in this section shall be attached to the mass in such a manner as to be easily seen and read by the purchaser. Any person who violates any of the provisions of this section shall be guilty of a misdemeanor and upon conviction thereof,